

## **REMARKS**

**Claims in the Application.** Claims 1-76, 82, 91, 95, 98, 101, 103, 105, 108, 112-113, 115-118, 120-121, 125, 127-128 and 133 have been cancelled from this application. Claims 159-196 have been added to this application. Claims 88, 90, 92-93, 96-97, 99, 102, 104, 107, 109-111, 114, 119, 122-123, 126, 129, 131 and 134 have been amended herein. Accordingly, Claims 77-81, 83-90, 92-94, 96-97, 99-100, 102, 104, 106-107, 109-111, 114, 119, 122-124, 126, 129-132 and 134-196 are active in this application. Reconsideration is respectfully requested.

**Indication of Allowed Claims and Subject Matter.** The Examiner has indicated that Claims 77-81, 83-89, 98, 99, 101, 105, 108, 113, 115-123, 132 and 135-158 are allowed. The claim amendments herein merely incorporate the limitations of allowed dependent claims into independent claims as set forth in the Table below.

Independent Claim No.	Scope of amendment to claim by instant amendment
77	No amendment made.
90	Incorporation of allowed claim 98 and claim 91.
132	No amendment made.
135	No amendment made.
138	No amendment made.
159	Incorporation of allowed claim 101 into previously presented claim 90.
160	Incorporation of allowed claim 105 into previously presented claim 90.
161	Incorporation of allowed claim 108 into previously presented claim 90.
162	Incorporation of allowed claim 113 and previously presented claim 112 into previously presented claim 90.
163	Incorporation of allowed claim 115 and previously presented claim 112 into previously presented claim 90.
164	Incorporation of allowed claim 116 and previously presented claim 112 into previously presented claim 90.
165	Incorporation of allowed claim 117 and previously presented claim 112 into previously presented claim 90.
166	Incorporation of allowed claim 118 and previously presented claim 112 into previously presented claim 90.
167	Incorporation of allowed claim 120 and previously presented claim 112 into previously presented claim 90.
168	Incorporation of allowed claim 121 into previously presented claim 90.
169	Incorporation of allowed claim 122 into previously presented claim 90.
170	Incorporation of allowed claim 103 and previously presented claim 91 into previously presented claim 90.

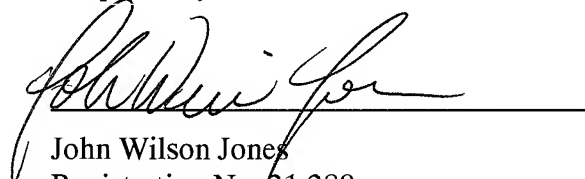
**Examiner's Rejection over Van Loon.** The Examiner has rejected Claims 90-93, 100, 102, 106, 107, 109, 110, 114, 124-126 and 128-131 under 35 USC § 102(b) as being anticipated by US Patent No. 2,588,435 ("*Van Loon*"). It is believed that the amendments to the claims obviates the need for discussion of this rejection.

**Examiner's Rejection under 35 USC 112.** The Examiner has further rejected Claims 96, 97, 111, 112 and 134 under the second paragraph of 35 USC § 112 as being indefinite. The amendments to the claims obviate the need for further discussion of this rejection.

The Examiner is respectfully requested to telephone the undersigned should she deem it prudent to expedite the prosecution of this matter and an issuance of a Notice of Allowance.

Respectfully submitted,

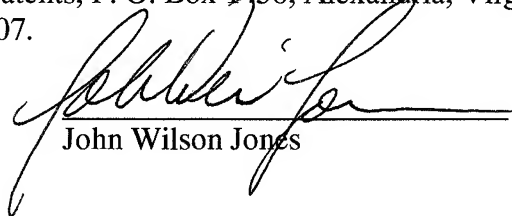
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John Wilson Jones  
Registration No. 31,380

JONES & SMITH, LLP  
2777 Allen Parkway  
Suite 800  
Houston, Texas 77019  
Telephone No.: (713) 528-3100  
Facsimile No.: (713) 893-6076

**CERTIFICATE OF TRANSMISSION, 37 C.F.R. § 1.6(d)**

I hereby certify that this correspondence is being transmitted by e-filing to Examiner Cephia Toomer c/o Commissioner for Patents, P. O. Box 1450, Alexandria, Virginia 22313-1450 on this the 22<sup>nd</sup> day of October 2007.

  
John Wilson Jones